The Gazette



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NEW DELHI, SATURDAY, APRIL 7, 1951.

NOTICE

Transfermentioned Gazettes of India Extraordinary were published during the week ending the 4th April 1951:-

Issue No.	Issue No. and date			Issued by	Subject	
24.	No. 3-T(1)/51, March 1951.	dated	27th	Ministry of Commerce and Industry.	Fair prices of Superphosphate.	
25.	No. 34-T(8)/51, March 1951,	dated	31st	Ditto.	Levy of duties of customs on certain articles.	

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

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PART I—Section 1

Notifications relating to Non-Statutory Rules, Regulations and Orders and Resolutions issued by the Ministries of the Government of India (other than the Ministry of Defence) and by the Supreme Court

MINISTRY OF HOME AFFAIRS

New Delhi, the 31st March 1951

No. 19/10/50-Ests.—In exercise of the powers conferred by Article 318 of the Constitution, the President hereby directs that the amendment made to clause (i)

of regulation 14 of the Union Public Service Commission (Conditions of Service) Regulations in Home Ministry's Netification No. 19/10/50-Ests., dated the 19th March 1951, shall be deemed to have come into force with effect from 15th December 1950.

B. D. TEWARI, Dy. Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 3rd April 1951

No. D.2051-FIII/61.—Statement of the Affairs of the Reserve Bank of India, as on the 30th March 1951.

BANKING DEPARTMENT

		L	впп	7.71829			Rs.	Asserts Ra.
Capital paid up							5,00,00,000	Notes
Reserve Fund		••	-		•		5,00,00,000	Rupee Coin 15,00,000
Deposits :		•						Subsidiary Coin 1.84,000
(a) Government								Bills Purchased and Discounted: -
(1) Central	G ove	rnmei	at				162,03,69,000	(a) Internal . 47,00,000
(2) Other C	lover	nment	, 5				26 40,42,000	(b) External .
(b) Banks						-	59,27,52,000	(c) Government Treasury Bills 7,74,49,000
(c) Others			-				72,31,48,000	Balances held abroad* . 206,02,58,000
Bills Payable	-						6,06,26,000	Loans and Advances to Governments 1,56,00,000
Other Liabilities							17,03,96,000	Other Loans and Advances . 16,74,79,000
•							, , .	Investments . 99.19 96.000
								Other Assets 9,49,65,000
					**		0.00 10 01 000	
					Rupe	908	353,13,31,000	Rupees 353,13,31,000

*Includes Cash and Short-term Securities.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 30th day of March 1951,

ISSUE DEPARTMENT

Liabilities	Rs.	Rs.	Assurs	Rs.	/ ₹9.
Notes hold in the Banking Department. Notes in circulation	11,72,00,000 1247,41,46,000		A.—Gold Coin and Bullion:— (a) Held in India. (b) Held outside India.	40,01,71,000	
Total Notes issued		1259,13,46,000	Foreign Securities	678, 15,11,000	
			Total of A B.—Rupee Coin. Government of India Rupee Securities Internal Bills of Exchange and other Commercial Paper		718,16,82,000 54,34,01,000 486,62,63,000
TOTAL LIABILITIE	9	1259, 18, 46,000	Тотал Аявитя .		1259,13,46,000

Ratio of Total of A to Liabilities: 57.037 per cent.

Dated the 4th day of April 1951.

B. RAMA RAU, Governor.

K. G. AMBEGAOKAR, Secv.

MINISTRY OF FINANCE (REVENUE DIVISION)

INCOME-TAX

New Delhi, the 31st March 1951

No. 27.—It is notified for general information that the Central Government are pleased to approve the institution mentioned below for the purpose of subsection (1) of section 15-B of the Indian Incometax Act, 1922 (XI of 1922):—

State of Saurashtra

410. Shri Khushaldas J. Mehta T. B. Hospital, Jinthri.

S. P. LAHIRI, Dy. Secy.

MINISTRY OF COMMERCE AND INDUSTRY

PUBLIC NOTICES

IMPORT TRADE CONTROL

New Delhi, the 28th March 1951

 $\begin{array}{lll} \textbf{Subject:--Income-tax} & Numbers--Applications & for \\ & January--June & 1951--Validity & thereof. \end{array}$

No. 66-ITC(P.N.)/51.—It has been decided to admit as valid Income-tax Verification Numbers granted after the 1st July 1949 in the case of all applications submitted for the January—June 1951 licensing period.

2. In pursuance of the above decision it will now be open to a party who had obtained an Income-tax Verification Certificate Number after the 1st July 1949, to apply for reconsideration of any application submitted for the current period, which may have been rejected on the sole ground that a current Income-tax

Verification Certificate Number had not been furnished. In doing so, particulars of the number relied upon should be furnished.

3. Representations made in terms of paragraph 2 above are to be submitted so as to reach this office on or after the 1st May 1951 and not later than the 15th May 1951. Further all such representations should be clearly marked in red ink as having been submitted in terms of this Public Notice.

New Delhi, the 29th March 1951

Subject:—Import of alcoholic essences falling under Serial No. 13 of Part V against licences granted for the import of non-alcoholic essences falling under Serial No. 79 of Part IV for January—June 1951.

No. 67-ITC(P.N.)/51.—It has been decided to permit import of essences containing spirit used for the manufacture of beverages falling under Serial No. 13 of Part V against licences issued for the period January—June 1951 and doubled in accordance with the Public Notice No. 49-ITC(P.N.)/51, dated the 13th March 1951 for the import of non-alcoholic essences falling under Serial No. 79 of Part IV.

2. It will not be necessary for holders of licences for non-alcoholic essences issued during January—June 1951 to get the description of the licence formally amended provided the licence has been specifically issued for essences not containing spirit and not for all the articles mentioned in the Appendix 'ZC' to the late Ministry of Commerce, Public Notice No. 150-ITC-(P.N.)/50, dated the 15th December 1950. The Customs authorities have been advised to allow clearance of alcoholic essences against licences for non-alcoholic essences.

New Delhi, the 2nd April 1951

Subject:—Import of interchangeable parts of tractors, tractor tools and accessories.

No. 68-ITC(P.N.)/51.—In order to remove certain difficulties and to meet certain requirements affecting the satisfactory operation of agricultural tractors in the country, the Government of India have decided as follows:—

(a) Importation of Tractor Spare Parts of interchangeable character.

The importation of spare parts for agricultural tractors latting under Serial No. 74 of Part V of the Import Trade Control Schedule is covered by Open General Licences XX and XXI. In this connection, it has come to the nouce of the Government of India that the Customs authorities nave no means of distinguishing the enduse in the case of such of these spare parts which are of an interchangeable character and which could equally well be utilised for ordinary motor vehicles.

It has, accordingly, been decided for this purpose to issue licences for spare parts for agricultural tractors to the accredited agents of foreign manufacturers of agricultural tractors, who are on the approved list of the Ministry of Food and Agriculture, Government of India. Such licences will be in the nature of identification certificates to enable Customs to allow clearance of interchangeable tractor spare parts under Open General Licences Nos. XX and XXI, when imported by the holder of such a licence, irrespective of the value. These licences are now being issued to the parties eligible to receive them and no separate application need be made for them.

This arrangement, however, does not in any way affect the classification of such spare parts for purposes of Customs Duty, which is entirely a matter resting with the Customs authorities.

- (b) Importation of Tractor Service Tools.
- These tools fall under two main categories, namely:-
 - (i) for stock and sale to actual users of tractors; and
 - (ii) for equipping the workshops of tractor importers who under the rules are required to maintain adequate service arrangements.

In the case of tractor tools required for stock and sale to actual users of tractors, it has been decided to allow holders of licences for tractors (complete units) to import such tools against these licences up to 5 per cent. or the C.I.F. value endorsed on the licence. This concession will automatically apply to all current licences for tractors and a specific endorsement to this effect will be made on all licences issued for tractors in future.

In the case of jigs and tools required by the accredited importers of tractors to equip their workshops in order to provide the aftersale service required of them under the rules, licences will be granted on the recommendation of the Ministry of Food and Agriculture, Government of India. For this purpose, parties who so qualify should apply in the prescribed form and procedure laid down in Public Notice No. 150-ITC-(P.N.)/50, dated the 15th December 1950, to the Ministry of Food and Agriculture, Government of India, New Delhi.

The application is to be accompanied by a list in which full details are to be given of the individual tools which the party desires to import and full justification for the requirement is to be given in a covering letter to the application. These applications should be submitted, so as to reach the authority afore-mentioned by the 15th April 1951, the latest.

(c) Importation of attachment to tractors and tractor implements.

While tractor drawn implements are covered by Open General Licences XX and XXI, there are certain attachments, such as, trailers, which do not fall within that definition and yet are essential to the efficient operation of tractors. It has, accordingly, been decided to grant licences for such attachments on the recommendation of the Ministry of Food and Agriculture, Government of India, New Delhi. For this purpose the same procedure as set out in (b)(ii) above is to be followed.

Subject: —Extension of validity of licences granted for imports from a specified country for the licensing area as a whole.

No. 69-ITC(P.N.)/51.—In partial modification of paragraphs 2 and 3 of the late Ministry of Commerce, Public Notice No. 168-ITC(P.N.)/50, dated 15th December 1950, it has been decided that all licences excepting those for the items mentioned in the

Annexure 'A' to this Public Notice will be deemed to be automatically valid to the extent indicated below to cover imports from countries other than those indicated in the licence without the necessity for an amendment in the country of shipment:—

- (a) Licences still valid for imports from the dollar area or a dollar country will be valid for import from dollar, hard and/or soft currency licensing areas;
- (b) Licences valid for imports from a specified country in the soft currency area will be valid for imports from the soft currency licensing area as a whole including Pakistan.
- 2. Licences for items mentioned in the Annexure 'A' to this Public Notice were granted exclusively for imports from specific countries in pursuance of trade agreements with those countries. Licences for these goods will be valid only for imports from the specific countries and will not be eligible for the concession mentioned in para. 1 above.
- 3. The modification mentioned above does not also apply to Open General Licence Concession licences which will continue to be valid only for the country for which they were originally granted.

ANNEXURE 'A' TO PUBLIC NOTICE No. 69-ITC(P.N.)/51.

I. Licences for the import of the following items fro-Switzerland will not be deemed to be valid f import from any other country.

Sw	itzerland will not be deem port from <mark>any other country.</mark>	ed to be valid f
S. No. of C I T Schedule	Brief description	Remarks
<u>1</u>	2	3
	PART IV	
153	Aluminum Tes chest Lining.	
176	Silk sewing thread.	
184	Fabrics not otherwise specified containing more than 90 per cent of silk including such fabrics embroidered with artifical silk.	
185	Fabrics not otherwise speci- fied containing more than 90 per cent of artificial silk.	
*188	Cotton fabrics not otherwise specified containing more than 90 per cent of cotton:—	*Licences for umb rella cloth will how ever be valid from
	(a) Grey piecegoods (excluding bordered grey chadars, dhoties, saries, and scarves).	the soft currency licensing area.
	(b) Printed piecegoods and printed fabrics.	
	(c) Cotton piccegoods and fabrics not otherwise specified.	
189	Fabrics not otherwise speci- fied containing more than 10 per cent and not more than 90 per cent silk.	
190	Fabrics, not otherwise specified, containing more than 10 per cent but not more than 90 per cent artificial silk.	
193	Fabrics not otherwise speci- fled containing not more than 10 per cent silk or 10 per cent artificial silk or 10 percent wool but containing more than 50 per cent and not more than 90 per cent cotton.	
194	Fabrics not otherwise speci- fled, containing not more than 10 per cent silk or 10	

per cent artificial silk or 10 per cent wool or 50 per cent

cotton.

1	2	3
*195	The following cotton, fabrics of 2., sateens, valvets and velveteens and embroidered allowers.	*Licenses for Italians for sateen weave will however be valid from the soft currency licensing area.
199 .	Textile manufacturers, being the soticles specified in Serial No. 197 of the Part IV of this Schedule, but being made wholly or mainly of any of the fubrics specified in items Nos.48, 48(1), 48(3), (a), 48(4), 48(5), 48(7), 48(9), or 48(10) of the First Schedule to the Indian Tariff Act, 1934.	
200	Fents, being bonafide rem- nants of piecegoods or other fabrics of material liable to duty under item No. 43(3) of the First Schedle to the Indian Tariff Act, 1934, not exceeding 4 yards in length.	
201	Fents, being bonafide rem- nants of piecegoods or other fabries of materials liable to duty under items Nos. 48, 48 (1), 48(4), or 48(5) of the First Schedule to the Indian Tariff Act, 1934, not exceed- ing 2½ yards in length.	
202	Fents, being bonafide rem- nants of piecegoods or other fabrics of material other than those specified in Se- rial Nos. 200 and 201 of this part of this Schedule not ex- ceeding 4 yards in length.	
203	Ribbons.	
214	Socks and stockings made wholly or mainly from silk or artificial silk.	
216	Cotton knitted apparel includ- ing apparel made of cotton interlocking materials cotton underwest, knitted or woven and socks and stockings.	
217	Cotton knitted fabries.	
218	Lace and embroidery.	,
221	Waterproofed clothing.	
222	Haberdashery, Millinery and drapery.	
223	Apparel and hosiery not other- wise specified.	

II. Licences for the import of the following items from Czechoslovakia will not be deemed to be valid for import from any other country.

1	2	3
81/IV	Mineral and Thermal mud water.	
240/IV	Technical Porcelain.	
275/IV	Bath tubs.	
	PART V	
122/V	Manufactures of wood, namely, Shoe making accessories. Shoe heels, shoe lasts, wooden shoe stitchers.	

L. K. JHA, Chief Controller of Imports.

NOTIFICATION

EXPORT TRADE CONTROL

New Delhi, the 7th April 1951

No. 91-CW(10)/48.—In exercise of the powers conferred by sub-section (1) of section 3 of the Imports and Exports (Control) Act, 1947 (XVIII of 1947), as amended by the Imports and Exports (Control) Amendment Act, 1950 (VI of 1950), the Central Government is pleased to direct that the following further amendment shall be made in the notification of the Government of India in the late Department of Commerce, No. 91-CW(1)/45, dated the 3rd November 1945, namely:—

In the schedule annexed to the said notification-

In Part D-

For item 45 the following shall be substituted, namely:—

"45. Oilseeds, non-essential the following:—Castor seed, copra, cotton seed, groundnut, linseed, mustard seed, niger seed, rape seed, sesameseed and kardi seed."

A, P. MATHUR, Under Secy.

MINISTRY OF RAILWAYS (Railway Board)

New Delhi, the 3rd April 1951

No. 6145-W.—It is hereby notified for general information that the Ministry of Railways (Railway-Board) have sanctioned a Preliminary Engineering Survey being carried out by the agency of the G.I.P. Railway Administration for a railway line on the Broad Gauge from Hirdagarh Station to serve the collieries in the Kanhan Valley, a distance of about 8 miles.

The survey will be known as Hirdagarh Branch. Preliminary Engineering Survey.

HAVELI RAM, Secy.

· New Delhi, the 31st March 1951

No. E510G1/3/4(II).—Consequent on the abolition of the office of the Chief Commissioner, Rallways, the Railway Board will be reconstituted, with effect from 1st April 1951, with three functional Members of whom one will be the Chairman, and the Financial Commissioner, Railways.

The Chairman will be ex-officio Secretary to the Ministry of Railways.

The Financial Commissioner, Railways will also function as ex-officio Secretary to the Ministry of Railways in matters financial.

RESOLUTION

New Delhi, the 7th April 1951

No. F(E)51IT-I/1.—It is announced for general information that the rate of interest on subscriptions and contributions and the balances at credit on the 31st March 1951 of the subscribers to certain provident funds, as determined by the approved method (vide-Government of India, Finance Department, Resolution No. F-37-V.R.II, dated the 6th December 1930), is 3 per cent. This rate will be in force during the financial year beginning on the 1st April 1951 and except in the case of subscribers who are entitled under the rules of the Fund to a higher minimum rate of interest will apply to the State Railway Provident Fund.

Ordered that the Resolution be published in the Gazette of India.

S. S. RAMASUBBAN, Secy.